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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.	CONFIRMATION NO
10/022,249	12/17/2001	Manuel Vega		37851-911	7196
24961	7590 03/01/2004			EXAM	INER
HELLER EHRMAN WHITE & MCAULIFFE LLP 4350 LA JOLLA VILLAGE DRIVE				MAHATAN, CHANNING	
7TH FLOOR	ETT TIEBLIGE DIGTE			ART UNIT	PAPER NUMBER
SAN DIEGO,	CA 92122-1246	•		1631	14.

DATE MAILED: 03/01/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	10/022,249	VEGA ET AL.  Art Unit	
Office Action Summary	Examiner		
	Channing S Mahatan	1631	
The MAILING DATE of this communication Period for Reply	appears on the cover sheet with	the correspondence address	
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION  - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, and If NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by some Any reply received by the Office later than three months after the rearned patent term adjustment. See 37 CFR 1.704(b).	DN. R 1.136(a). In no event, however, may a repl n. a reply within the statutory minimum of thirty (; eriod will apply and will expire SIX (6) MONTH tatute, cause the application to become ABAN	y be timely filed  30) days will be considered timely.  S from the mailing date of this communication.  IDONED (35 U.S.C. § 133).	
Status			
<ul> <li>1) Responsive to communication(s) filed on</li></ul>	This action is non-final.  Dwance except for formal matter	•	
Disposition of Claims			
4) ⊠ Claim(s) <u>1-41</u> is/are pending in the applica 4a) Of the above claim(s) is/are with 5) □ Claim(s) is/are allowed. 6) □ Claim(s) is/are rejected. 7) □ Claim(s) is/are objected to. 8) ⊠ Claim(s) <u>1-41</u> are subject to restriction and	ndrawn from consideration.		
Application Papers			
9) The specification is objected to by the Exar 10) The drawing(s) filed on is/are: a) Applicant may not request that any objection to Replacement drawing sheet(s) including the co	accepted or b) objected to by the drawing(s) be held in abeyance prection is required if the drawing(s)	e. See 37 CFR 1.85(a). is objected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for form  a) All b) Some * c) None of:  1. Certified copies of the priority docum  2. Certified copies of the priority docum  3. Copies of the certified copies of the application from the International But  * See the attached detailed Office action for a	nents have been received. nents have been received in App priority documents have been re ireau (PCT Rule 17.2(a)).	olication No eceived in this National Stage	
Attachment(s)  1) Notice of References Cited (PTO-892)	4) 🗍 Intentiew Sur	nmary (PTO-413)	
<ul> <li>2) Notice of Preferences Cited (PTO-932)</li> <li>2) Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>3) Information Disclosure Statement(s) (PTO-1449 or PTO/SE Paper No(s)/Mail Date</li> </ul>	Paper No(s)/	Mail Date rmal Patent Application (PTO-152)	

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## Restriction/Election Requirement

Restriction to one of the following inventions is required under 35 U.S.C. § 121:

- I. Claims 1-33, drawn to a process for the production of a peptide, polypeptide, or protein having a predetermined property, classified in class 702, subclass 19.
- II. Claims 34-40, drawn to a non-random method for generating proteins with a desired property, classified in class 530, subclass 333.
- III. Claim 41, drawn to a method for producing a protein having modified properties, classified in class 435, subclass 69.1.

The inventions are distinct, each from the other because:

Inventions I-III are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (M.P.E.P. § 806.04, M.P.E.P. § 808.01). In the instant case the different inventions are directed to methods having different functions, different effects, and different modes of operation.

The function(s)/mode of operation of Group I is for the production of a peptide, polypeptide, or protein having a predetermined property by producing a population of nucleic acid molecules, introducing said nucleic acid molecules into a host cell, expressing the protein, screening the proteins to identify proteins that has activity different from the target protein; wherein dependent claims (i.e. 30) recite the limitation that the performance of the screened proteins is evaluated by Hill analysis or fitting the output signal to a curve representative of the interaction of the target protein and a test compound. The function(s)/mode of operation of Group II is to generate proteins with a desired property by identifying a target protein, preparing

variant nucleic acid molecules that encode a protein, screening and selecting variant nucleic acid molecules based upon protein activity, identifying residue hit proteins, preparing further variant nucleic acid molecules, screening the further variant nucleic acid molecules for protein activity that differs from the activity of the hits. The function(s)/mode of operation of Group III is to produce a protein having modified properties by preparing a population of nucleic acid molecule that encodes a modified protein, inserting said population into an expression vector, introducing said each vector into a host cell, expressing the modified protein, then screening and selecting the modified protein for a modified property. Thus, Groups I-III have different functions, different effects, and different modes of operation.

Because these inventions are distinct for the reasons given above, have acquired a separate status in the art because of their recognized divergent subject matter, and the search for each Group would require a non-coextensive non-patent literature search (the search required for one group is not required for any of the other groups), restriction for examination purposes as indicated is proper.

Applicants are advised that the response to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 C.F.R. § 1.143).

## INVENTORSHIP AMENDMENT

Applicants are reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 C.F.R. § 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the

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application. Any amendment of inventorship must be accompanied by a petition under 37

C.F.R. § 1.48(b) and by the fee required under 37 C.F.R. § 1.17(i).

EXAMINER INFORMATION

Papers related to this application may be submitted to Technical Center 1600 by facsimile

transmission. Papers should be faxed to Technical Center 1600 via the PTO Fax Center located

in Crystal Mall 1. The faxing of such papers must conform with the notices published in the

Official Gazette, 1096 OG 30 (November 15, 1988), 1156 OG 61 (November 16, 1993), and

1157 OG 94 (December 28, 1993) (See 37 C.F.R. § 1.6(d)). The CM1 Fax Center number is

either (703) 872-9306.

Any inquiry concerning this communication or earlier communications from the

Examiner should be directed to Channing S. Mahatan whose telephone number is (571) 272-

0717. The Examiner can normally be reached on M-F (8:30-5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Michael P. Woodward, Ph.D., can be reached on (571) 272-0722.

Any inquiry of a general nature or relating to the status of this application should be

directed to Legal Instruments Examiner, Tina M. Plunkett, whose telephone number is (571)

272-0549 or to the Technical Center receptionist whose telephone number is (703) 308-0196.

Date: March 1, 2004

Examiner Initials: CSM

Merianne P. aller

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